EXHIBIT G

William A. Levin, Esq. (SBN 98592) Angela J. Nehmens, Esq. (SBN 309433) **LEVIN SIMES ABRAMS LLP** 1700 Montgomery Street, Suite 250 San Francisco, California 94111 Telephone: (415) 426-3000 Facsimile: (415) 426-3001

AUG - 1 2022

CLERK OF THE COURT

BY: Debuty Clerk

Superior Court of California County of San Francisco

Email: wlevin@levinsimes.com
Email: anehmens@levinsimes.com

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Stephen J. Estey, Esq. (SBN 163093) R. Michael Bomberger, Esq. (SBN 169866) Kristen K. Barton, Esq. (SBN 303228) ESTEY & BOMBERGER, LLP 2869 India Street

San Diego, CA 92103 Telephone: (619) 295-0035 Facsimile: (619) 295-0172

Email: steve@estey-bomberger.com Email: mike@estey-bomberger.com Email: kristen@estey-bomberger.com Walt Cubberly, Esq. (SBN: 325163)

WILLIAMS HART BOUNDAS EASTERBY, LLP

8441 Gulf Freeway, Suite 600 Houston, Texas 77017 Telephone: (713) 230-2200 Facsimile: (713) 643-6226 Email: wcubberly@whlaw.com

Attorneys for Plaintiffs

Warren Metlitzky, Esq. (SBN 220758) Gabriela Kipnis, Esq. (SBN 284965) CONRAD | METLITZKY | KANE LLP Four Embarcadero Center, Suite 1400

San Francisco, CA 94111 Telephone: (415) 343-7100 Facsimile: (415) 343-7101

Email: wmetlitzky@conmetkane.com Email: gkipnis@conmetkane.com

Beth A. Stewart, Esq. (pro hac vice) Heidi H. Hubbard, Esq. (pro hac vice) Ana C. Reyes, Esq. (pro hac vice)

David Randall J. Riskin, Esq. (pro hac vice)

WILLIAMS & CONNOLLY LLP

725 Twelfth Street, N.W. Washington, DC 20005
Telephone: (202) 434-5000
Facsimile: (202) 434-5029
Email: bstewart@wc.com
Email: hhubbard@wc.com
Email: areyes@wc.com
Email: driskin@wc.com

Attorneys for Defendant Lyft, Inc.

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF SAN FRANCISCO

Coordination Proceeding Special Title (Rule 3.550)

In re LYFT RIDESHARE CASES

This Document Relates to:

All Actions

CASE NO. CJC-20-005061

JUDICIAL COUNCIL COORDINATION PROCEEDING NO. 5061

Case Assigned to the Honorable Andrew Y.S. Cheng, Dept. 613
AND OLDER

STIPULATION REGARDING PROVISION OF RIDE-IDENTIFYING INFORMATION

27

26

28

WHEREAS, the Court held a case-management conference in this proceeding on June 23, 2022;

WHEREAS, the parties' June 20, 2022 case-management statement reflected Plaintiffs' counsel's agreement to provide information to Lyft in order to facilitate Lyft's identification of the Plaintiffs and rides at issue in the complaints filed by Plaintiffs' counsel;

NOW, THEREFORE, IT IS HEREBY STIPULATED AS FOLLOWS:

- 1. The parties request that the Court enter an order that for any complaint that will become part of this proceeding or is otherwise filed by any counsel in this proceeding, Plaintiffs' counsel will make best efforts to provide to counsel to Lyft the "true names" of all Plaintiffs prior to or contemporaneous with filing a complaint, but in all events no more than five days after filing that complaint; and
- 2. The parties request that the Court enter an order that for any complaint filed after the date of the order, Plaintiffs' counsel will make best efforts to provide information sufficient to identify the ride at issue either in the complaint itself, or separately to Lyft's counsel contemporaneously with filing the complaint, but in all events no more than seven days after filing that complaint. The information Plaintiffs' counsel shall make best efforts to provide includes (a) a bona fide "ride receipt" and a brief description of the allegations; and/or (b) the name, phone number and email address of the account-holder who ordered the ride, the date and city/state of the ride, a brief description of the allegations, and such other basic information as may be necessary to identify the ride, such as pick-up and drop-off location, driver name, etc.; and
- 3. The parties request that the Court ender an order that for any complaint that has already been filed and for which Plaintiffs' counsel has not yet provided the information reflected in paragraph 1 and 2 above, Plaintiffs' counsel will provide this information on a rolling basis, and shall endeavor to provide all such information to counsel to Lyft by no later than July 31, 2022.

IT IS SO STIPULATED.

Case 3:23-md-03084-CRB Document 38-7 Filed 10/27/23 Page 4 of 5

Dated: 8/1/22

[PROPOSED] ORDER REGARDING PROVISION OF RIDE-IDENTIFYING INFORMATION

Having reviewed the stipulation jointly filed by Plaintiffs' counsel and counsel for Lyft, Inc., the Court:

- 1. Orders that for any complaint against Lyft that will become part of this proceeding or is otherwise filed by any counsel involved in this proceeding, counsel filing the complaint will make best efforts to provide to counsel for Lyft the "true names" of each Plaintiff in that complaint prior to, in, or contemporaneous with filing the complaint, and in all events no more than five days after filing the complaint;
- 2. Orders that for any future complaint against Lyft that will become part of this proceeding or is otherwise filed by any counsel in this proceeding, counsel filing the complaint will make best efforts to provide information sufficient to identify the ride or rides at issue in the complaint or, if not in the complaint, to counsel for Lyft contemporaneously with filing the complaint, but in all events no more than seven days after filing that complaint. The information Plaintiffs' counsel shall make best efforts to provide incudes (a) a bona fide "ride receipt" and a brief description of the allegations; and/or (b) the name, phone number and email address of the account-holder who ordered the ride, the date and city/state of the ride, a brief description of the allegations, and such other basic information as may be necessary to identify the ride, such as pick-up and drop-off location, driver name, etc.
- 3. Orders that for any complaint that has already been filed and for which Plaintiffs' counsel has not yet provided the information reflected in paragraphs 1 and 2 above, counsel will provide this information on a rolling basis, and shall endeavor to provide all such information to counsel to Lyft by no later than July 31, 2022.

IT IS SO ORDERED

7. S. Cy

Hon. Andrew Y.S. Cheng

كصابا